It is further ordered that Robert P. Reeder, an officer of | In the Matter of an Offering Sheet of a Royalty Interest the Commission, be and he hereby is designated to preside at such hearing, and authorized to adjourn said hearing from time to time, to administer oaths and affirmations, subpena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda, contracts, agreements, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of the taking of testimony in this matter, the officer conducting said hearing is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F.R. Doc. 3991—Filed, December 29, 1936; 12:51 p.m.]

United States of America—Before the Securities and Exchange Commission ()

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 28th day of December A. D. 1936.

[File No. 47-2; Former File No. 36-5]

In the Matter of Texas Utilities Company

ORDER APPROVING APPLICATION AND FIXING DATE FOR DECLARATION TO BECOME EFFECTIVE

Texas Utilities Company, a subsidiary company of Community Power & Light Company, a registered holding company, having filed with the Commission an application pursuant to Section 10 (a) of the Public Utility Holding Company Act of 1935 for approval of the acquisition of utility and other assets constituting substantially all the assets of New Mexico Utilities Company in consideration of the issue of a demand note for \$278,500 and the assumption of certain liabilities of New Mexico Utilities Company, as specified in said application, and having filed a declaration with respect to said assumption of liabilities; appropriate notice and an opportunity for hearing on said application and declaration having been given; the record in this matter having been examined; and the Commission having made and filed its findings herein;

It is ordered that the acquisition by applicant of such assets in the manner and subject to the terms set forth in such application be and the same hereby is approved, upon condition, however, that applicant shall file with this Commission a statement waiving notice of and consenting to the issuance of an order pursuant to Section 12 (c) of said Act as hereinafter provided; 9

It is further ordered that said declaration be and become effective as of the date of consummation of said acquisition, upon condition, however, that applicant shall file with this Commission a statement waiving notice of and consenting to the issuance of an order pursuant to Section 12 (c) of said Act as hereinafter provided;

It is further ordered pursuant to Section 12 (c) that said applicant shall not declare or pay any dividend upon its common stock until and unless the aggregate of the stated value of its common stock, contributed surplus, and earned surplus shall equal and be maintained at not less than

\$1,400,000: A COMMISSION OF THE PROPERTY OF TH

F. R. Doc. 3994—Filed, December 29, 1936; 12:51, p. m.] (18. 0)

United States of America—Before the Securities

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, Do.C., on the 28th day of December A. D. 1936s to the relationment

IN THE OZARK-PORTMAN FARM, FILED ON DECEMBER 8, 1936. BY FIRST DEPENDABLE OIL CORP., RESPONDENT

ORDER FOR CONTINUANCE

The Securities and Exchange Commission, having been requested by its counsel for a continuance of the hearing in the above entitled matter, which was last set to be heard at 2:00 o'clock in the afternoon of the 28th day of December 1936 at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and it appearing proper to grant the request;

It is ordered, pursuant to Rule VI of the Commission's Rules of Practice under the Securities Act of 1933, as amended, that the said hearing be continued to 2:00 o'clock in the afternoon of the 13th day of January 1937 at the same place and before the same trial examiner.

By the Commission.

[SEAL]

Francis P. Brasson, Secretary,

[F. R. Doc. 3993—Filed, December 29, 1936; 12:51 p. m.]

Thursday, December 31, 1936

No. 206

PRESIDENT OF THE UNITED STATES.

SUPERIOR NATIONAL FOREST-MINNESOTA By the President of the United States of America A PROCLAMATION

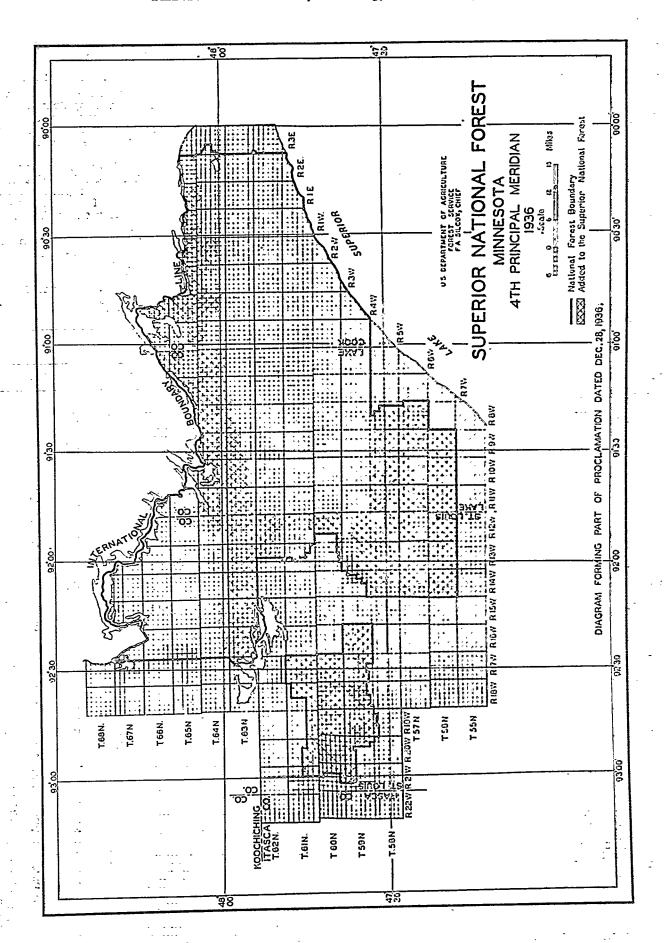
WHEREAS by proclamation of April 9, 1927 (45 Stat. 2904), there were set apart as the Superior National Forest in the State of Minnesota certain lands which had been, or might thereafter be, acquired by the United States of America under authority of the act of Congress approved March 1, 1911, ch. 186, 36 Stat. 961 (U. S. C., title 16, sec. 516), as amended by the act of June 7, 1924, ch. 348, 43 Stat. 653 (U. S. C., title 16, sec. 515), together with certain adjoining public lands; and

WHEREAS it appears that it would be in the public interest to modify the boundaries of the said national forest by including therein certain forest lands which have been, or may be, acquired under authority of the said acts of March 1, 1911, and June 7, 1924, and certain adjoining public lands:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, under and by virtue of the power in me vested by section 24 of the act of March 3, 1891, ch. 561, 26 Stat. 1095, 1103, as amended (U. S. C., title 16, sec. 471), the act of June 4, 1897, ch. 2, 30 Stat. 34, 36 (U.S. C., title 16, sec. 473), and section 11 of the said act of March 1, 1911, do proclaim that all lands of the United States within the areas shown as additions on the diagram attached hereto and made a part hereof 1 are hereby included in and reserved as a part of the Superior National Forest, and that all lands within such areas which may hereafter be acquired by the United States under the said acts of March 1, 1911, and June 7, 1924, shall upon acquisition of title thereto be reserved and administered as a part of the said Forest.

The reservation made by this proclamation shall, as to such of the lands as are affected thereby, be subject to the terms and conditions of the act of July 10, 1930, ch. 381, 46 Stat. 1020, and shall as to all lands which are at this date legally appropriated under the public land laws or reserved for any public purpose other than for classification under Executive Orders No. 5833 of April 8, 1932, and No. 6964 of February 5, 1935, as amended, be subject to, and shall not interfere with or defeat, legal rights under such appropriation, nor provent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

¹ See p. 2251.



IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

DONE at the City of Washington this 28" day of December. in the year of our Lord nineteen hundred and thirty-[SEAL] six and of the Independence of the United States of America the one hundred and sixty-first.

FRANKLIN D ROOSEVELT

By the President:

R. WALTON MOORE

Acting Secretary of State.

ΓNo. 22137

[F. R. Doc. 3995—Filed, December 29, 1936; 2:53 p. m.]

DEPARTMENT OF THE INTERIOR.

Division of Grazing.

ARIZONA GRAZING DISTRICT No. 4

MODIFICATION

OCTOBER 26, 1936.

Arizona Grazing District No. 4 as established by order approved February 14, 1936, is hereby modified to include within its exterior boundaries the following described lands:

GILA AND SALT RIVER MERIDIAN

T. 5 S., R. 19 E., secs. 19 to 36, inclusive.

T. 5 S., R. 20 E., secs. 19, 30, and 31.

and to eliminate therefrom the following-described lands:

T. 8 S., R. 26 E., sec. 29, SE1/4SW1/4.

T. 4 S., R. 29 E., sec. 22, lot 1; sec. 23, lot 2.

HAROLD L. ICKES, Secretary of the Interior.

[F. R. Doc. 3997—Filed, December 30, 1936; 9:28 a. m.]

UTAH GRAZING DISTRICT No. 4

MODIFICATION

DECEMBER 19, 1936.

Under and pursuant to the provisions of the act of June 28, 1934, 48 Stat. 1269, as amended by the act of June 26. 1936, Public, No. 827, 74th Congress, departmental order of April 8, 1935, establishing Utah Grazing District No. 4, is hereby revoked so far as it affects the following-described lands, such revocation to be effective upon the inclusion of the lands within the Zion National Monument:

SALT LAKE MERIDIAN

T. 39 S., R. 10 W., sec. 31, lots 4 to 14, and 19 to 30, inclusive. T. 40 S., R. 10½ W., secs. 1, 2.
T. 38 S., R. 11 W., secs. 31, 32, and 33.
T. 39 S., R. 11 W., secs. 4 to 9, and 16 to 21, inclusive, partly unsurveyed; sec. 24, NE¼ and S½; secs. 25 to 29, and 33 to 36, inclusive, partly unsurveyed; secs. 25 to 29, and 33 to 36, inclusive, partly unsurveyed; secs. 25 to 29, and 33 to 36, inclusive, partly unsurveyed; secs. 25 to 29, and 33 to 36, inclusive. T. 40 S., R. 11 W., secs. 2, 3, 4, 9, 10, 15, 16, 21, 22, 27, 28, 33, and 34. and 34.
T. 41 S., R. 11 W., sec. 4; sec. 5, E½; sec. 8, NE½; secs. 9, 16, and 21. T. 38 S., R. 12 W., sec. 10, lots 3 to 10, inclusive; sec. 11, 5½; sec. 12, 5½; secs. 13, 14, and 15; secs. 21, E½;
secs. 22 to 28, inclusive;
sec; 29, lot 1 and lots 3 to 8, inclusive;
secs. 33 to 36, inclusive.
T. 39 S., R. 12 W., secs. 1 to 4, and 9 to 15, inclusive, partly unsurveyed; secs. 16, E½; secs. 22, 23, and 24, partly unsurveyed. CHARLES WEST, Acting Secretary of the Interior.

[F. R. Doc. 3998—Filed, December 30, 1936; 9:28 a. m.]

Office of Indian Affairs.

MODIFICATION OF TEMPORARY WITHDRAWALS OF PUBLIC Domain in Apache County, Arizona

DECEMBER 14, 1936.

Whereas, pursuant to Section 4 of the Act of March 3. 1927 (44 Stat. L., 1347), this Department by Order of July 8, 1931, temporarily withdrew from disposition of any kind certain public domain in Apache County, Arizona, pending legislation defining the boundary of the Navajo Indian Reservation, and,

Whereas, pursuant to Section 4 of the Act of March 3. 1927, supra, this Department by Order of July 9, 1934, temporarily withdrew from disposition certain public domain in Apache County in Arizona in aid of consolidations of land in accordance with authority granted by the Act of June 14, 1934 (48 Stat. L., 960), and,

Whereas, the boundary of the Navajo Reservation in Arizona has been defined by the Act of June 14, 1934, supra, and the consolidations under said Act have been completed insofar as they affect the lands described below.

Now, therefore, the Orders of July 8, 1931, and July 9, 1934, are hereby modified so as to exclude from their operation all of the following described lands:

— 				
	Gila and Salt River Meridian Arizona			dian,
· · · · · · · · · · · · · · · · · · ·	Sec.	T. North	R. East	Acres
111 -0				
All of	3 10	10	30 30	618, 02
Do	11	10 10	30	610, 00 610, 00
Do	1 3	ii	30	636 62
Do	3	11	30	629, 23 623, 00 631, 91
Do	4] 11	30	623.00
Do	7	11 11 11 11	30 30 30	631.91
'Do	4 5 7 8 9	ii	30	633, 12 610, 00
Do	9	11	30	610.00
. Do	10	11	30 30	610.00
Do	11 12	11 11	30 30	640.00
Do	13	ii	30	640.00 640.00
<u>D</u> o	. 14	ii	šŏ	610,00
Do	23	11 11 11	30	640, 00
All of	24 95	11 11	30 30 30 30 30	640.00
N½, SW½	26	ii	30	640,00 480 00
S1/2	27	11	30	320.00
All of Do Lots 1, 2, NE¼, E½NW¼.	23 24 25 26 27 34 35 31	11	30	610, 00
Lots 1, 2, NEW, EWNWW	35	11 11	30	010.00
All of	4	13	20	317.68 053 57
	4 8	13	29	610, 00
All of	10	13 13	29	640, 00
Do. E½, NW¼, NW¼SW¼, E½SW¼	12	13 13	30 30 30 31 29 29 29 29 29	640, 00
All of	22	13	29	600, 00 640, 00
D0	12 20 22 24 26	iš	20	610.00
Do	26	13 f	29	610.00
All of	2	14 14	23	160.03
Do	22 34	14	20	610.00 610.00
Do	4	15	23	639, 74
Do	4 8 10 12 14 18	15	28	640, 00
Do	12	15 15	28	640.00 610.00
	14	15	28 l	640.00
D0	18	15	28	610, 00 627, 30 320, 00
All of	20	15 15	28	320.00
Do	24	15	20	640, 00 640, 00
N1/2N1/4, S1/2NW1/4, W1/2SW1/4	20 22 24 23 30	15]	28	329.00
Total 0.2 4		15	28	628.30
Lots 1, 2, 3, 4	1 6	16 16	27	43. 28
All of. Do. N14N14, S14NW14, W14SW14 All of. Lots 1, 2, 3, 4 Lots 1, 2, 3, 4 All of. Do. Do. Do. Do. Do. Do. Do.	6 8	16	********************************	43, 28 42, 12 640, 00
Do	18 30	16	27	631. 14
All of	30 J	16	27	631.98
D0	8 10	16 16	28	640.00 640.00
Do	12	16	28	640.00
Do.	14	16	28	610.00 610.00
Lots 1, 2, 3, 4, N/NE/1, SE/1SE/1, W/2SE/1, E/1W/2		امد		
All of	18 20 22 24 26 28 30 34	16 16	28	600. 32 610. 00
Do	22	16	28	640, 00
Do	24	16 (28	610, 00 610, 00
Do	26	16 16	28	640.00
Do	30	16	28	640.00 620.18
Do	34	101	23	640,00
Lots 1, 2, 3, 4	4	16 16	20	18. 63
SWM. WK. SEU	6	16 16	20	32, 60
Do	22 4	17	***************************************	240.00 322.44
Lots 3, 4, 5, 6, NE48W14, N148E14	ēΙ	17	27	322.44 272.89

	Sec.	T. North	R. East	Acres
All of Do	46894689311434911911491149113333318334	17 17 17 17 17 17 17 17 17 17 17 17 17 1	ดเกษนเบษนนนเกษยยยยยยยยยยยยยยยยยยยยยยยยยยยยยยยยย	649.14 657.73 16 657.16 657.73 16 65

OSCAR L. CHAPMAN,

Assistant Secretary of the Interior.

[F.R. Doc. 3999-Filed, December 30, 1936; 9:50 a.m.]

DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

WR—B-5—Parts I, II, III, IV, V, and VI. Issued December 28, 1936 1936 AGRICULTURAL CONSERVATION PROGRAM—WESTERN REGION [Bulletin No. 5, Parts I, II, III, IV, V, and VI]

INSTRUCTIONS WITH RESPECT TO REPORTING PERFORMANCE AND APPLYING FOR PAYMENT UNDER THE 1936 AGRICULTURAL CONSERVATION PROGRAM FOR THE WESTERN REGION

[Parts I-III appear in the Federal Register for Wednesday, December 30, 1936, pp. 2228-2246]

Part IV. Instructions for Executing the Application for Payment—Multiple Farms (Form WR-12) and Related Documents

Section 31. General Instructions.—1. The instructions outlined herein are for general application in all States comprising the Western Region. Supplementary instructions applicable to certain individual States will be issued and will become a part of these general instructions.

- 2. The general instructions set forth in section 5 on part I of this WR—B-5 are applicable in the execution of form WR-12.
- 3. The instructions set forth in Sections 15 and 16 of part II of this WR—B-5 are applicable in the execution of form WR-12.

SECTION 32. Execution of Form WR-12.—1. State and county code and serial number of form WR-12 should be entered in the space provided in the upper right-hand corner on form WR-12.

- 2. The name and address of the applicant must be entered in the spaces provided.
 - (a) The name of applicant on form WR-12 must agree with the name of an owner or 1936 operator on each form WR-10 for the work sheets included under the application.
- 3. The name of the State and county should be filled in at the top of form WR-12 in the spaces provided.

- 4. The committee must determine that-
- (a) In section 1, the serial numbers of the work sheets covering farms with respect to which form WR-12 has been submitted are entered in the spaces provided.
 - (1) Forms WR-10 (Report of Performance), for each serial number listed herein must accompany form WR-12, unless previously submitted.
- (b) In item (6) of section 1, the applicant should have deleted either the word "do" or the words "do not."
 - (1) If the word "do" is not deleted, form WR-13 (Report of Nonpayment Farms) properly executed, must accompany form WR-12.
- (c) The date and signature of applicant appear in the spaces provided.
- 5. Table I. Class I payments.-
 - (a) Column (b)-1936 acreage.-

The entry for each Work Sheet on Form WR-12	Requirement	Theentryon Form WR-19 for the corresponding Work Sheet Number—
Line 1 Line 2 Line 3	Most egres with	Line 19. Line 20. Line 21.
Line 4	Must represent the sum of lines 1, 2, 3 for each Work Sheet on Form WR-12.	-

- (b) Column (a)—Soil-depleting bases.—
- (1) For each work sheet the total soil-depleting base to be entered on line 4 must agree with the entry for the farm on the county listing sheet (form WR-3).
- (2) The sugar beet soil-depleting base must be determined and entered prior to the determination and entry of the flax soil-depleting base. The sugar beet soil-depleting base to be entered on line 2, for each work sheet, must be the 1936 acreage of sugar beets entered on line 2 in column (b), for that work sheet, or the figure entered on line 4, column (a), for that work sheet, whichever is the smaller.
- (3) The flax soil-depleting base to be entered on line 3, for each work sheet, must be the 1936 acreage of flax entered on line 3 in column (b), for that work sheet, or the entry on line 4 in column (a) minus the entry on line 2 in column (a), whichever is the smaller.
- (4) For each work sheet, the general soil-depleting base to be entered on *line 1* must be a figure obtained by subtracting from the entry on line 4, column (a), the sum of the entries on lines 2 and 3 in column (a).
- (5) For each work sheet, the total on line 4 must represent the sum of the entries on lines 1, 2, and 3, in column (a).
- (6) If either cotton or tobacco is grown on any of the farms or if more than four farms are included under the application, use form WR-12-B for such farms.
- (c) Column (e)—Productivity index or yield per acre—For each work sheet, the entries on lines 1, 2, and 3 in column (e) must agree with the corresponding entries for the farms on the county listing sheet (form WR-3).
- (d) Line 5. For each work sheet, the entry on line 5 in columns (h), (i), and (k) must agree with the applicant's share of the principal crop set forth in section H of form WR-10 bearing the corresponding serial number.
- 6. Table II, Class II payments and soil-building allowance.—
- (a) In the spaces provided immediately below the caption "Work Sheet Serial Numbers", enter the serial number of the work cheets with respect to which application for payment has been made. (If the work sheets exceed four in number or if cotton or tobacco was grown in 1936 on the farm on which soil-building practices were carried out, use form WR—12-B, likewise.)

- (b) Line 8—Practice No.—The practice numbers (Such as A-1, B-1-a) entered on line 8 under each respective work sheet serial number, must agree with the practices reported in section IV of form WR-10, bearing the corresponding work sheet serial number.
- (c) Line 9—Acres.—The acres devoted to each practice and entered on line 9 under each respective work sheet serial number, must agree with the number of acres upon which such practice was carried out, as reported in section IV of form WR-10 bearing the corresponding work sheet serial number.
 - (1) In instances where as many as three soil-building practices were carried out on a farm in 1936, such work sheet serial number and practices should be reported in the supplement to table II on form WR-12-B where space is provided for computing payment with respect to three soil-building practices.
 - (2) In the event that four soil-building practices were carried out on a farm in 1936, such practices should be reported in table II on form WR-12 in the columns beneath the line provided for reporting work sheet serial numbers, and in such case the parallel lines separating "work sheet serial numbers" should be deleted on the first line where the work sheet serial number of the form upon which four soil-building practices were carried out will be entered.
- (d) Line 14.—Acres for allowance.—The entry on line 14 under each respective work sheet serial number must represent the total acres of soil-conserving crops reported in section V of form WR-10 bearing the corresponding work sheet serial number. (See supplementary instructions for each State.)
- 7. Table IV, Soil-conserving acreage requirements and/or deductions incurred.—
 - (a) Line 25—Column (b).—1936 acres.—Enter herein the total acres of soil-conserving crops on all farms covered by the work sheets with respect to which form WR-12 is submitted, less the acreage of soil-conserving crops which qualify to determine the soil-building allowance only, on all such farms.
 - (b) Line 26.—
 - (1) Column (a)—Required acres.—Item (a)—For sugar beets.—The committee should enter herein a figure obtained by multiplying the sum of the sugar beet soil-depleting bases on all farms included under the application by 25%.
 - (2) Column (b) .—1936 acres.—
 - (a) Item (a)—For sugar beets.—Enter herein the acres of soil-conserving crops grown on land adapted to the production of sugar beets.
- (b) Item (b)—For all other.—Enter herein the total acreage of soil-conserving crops reported in section V of each WR-10, minus the acreage of soil-conserving crops reported in line 40 of each WR-10 and minus the acreage of soil-conserving crops grown on land adapted to the production of sugar beets not in excess of the amount reported in line 26, column (a), item (a). (See supplementary instructions for each State.)
- 8. Section 2. Certification of inspection.—The supervisors and/or committeemen who inspected and measured or who supervised the inspection and measurement of the farms included under the application for payment must sign in the space provided in this section.
 - 9. Section 4. Certificate of county committee.—
 - (a) A member of the county committee who examined the application for payment and who is authorized to approve such application on behalf of the county committee, must sign in the space provided.
 - (b) The same person cannot sign the "Certificate of Inspection" and also sign the "Certificate of County Committee."

Section 33. Execution of Form WR-12-B.—1. The State and county code, application serial number, and name of applicant must be entered in the spaces provided and must agree with the similar items on form WR-12.

2. Supplement to table I, Class I payments.-

- (a) The entries on lines 1 to 6, inclusive, for each work sheet serial number in the supplement to table 1 must be determined in accordance with the procedure set forth in paragraph 5, Section 32, part IV, of this bulletin, where more than four farms are included under the application and neither a cotton nor tobacco soil-depleting base has been established for such farms.
- (b) In the event that the application for payment includes a farm upon which cotton or tobacco was grown or diverted in 1936, enter the data for determining the amount of class I payment or deduction for excess cotton or tobacco, as the case may be, in the table provided therefor on form WR-12-B as follows:
 - (1) For each work sheet, delete on line 7 the word "Cotton", or the word "Tobacco", whichever is not applicable.
 - (2) For each work sheet, the entry on line 9, column (a), must agree with the total soil-depleting base approved for the farm covered by the corresponding work sheet number on the county listing sheet (Form WR-3).
 - (3) For each work sheet, the entry on line 7, column (a) must agree with the corresponding soil-depleting base approved for the farm on the county listing sheet (form WR-3).
 - (4) For each work sheet, the entry on line 4, column (a) must represent a figure obtained by subtracting the entry on line 7, column (a), from the entry on line 9, column (a).
 - (5) For each work sheet, the entry on line 7, column (b) must agree with the 1936 acreage of such soil-depleting crop reported in section III of form WR-10 bearing the corresponding serial number.
 - (6) The remaining entries to be made in column (b) must be determined in accordance with the provisions of paragraph 5 (a), of section 32, part IV, of this bulletin.
 - (7) The remaining entries to be made in column (a) must be determined in accordance with the provisions of subsection 5 (b), (2), (3), (4), and (5) of section 32, Part IV, of this bulletin.
 - (8) For each work sheet, the entry on line 7, column (e) must agree with the yield per acre of such soildepleting crop established for the farm on the county listing sheet (Form WR-3).
 - (9) For each work sheet, the entry on line 8, columns (h), (i), and (k) must agree with the applicant's share of the principal soil-depleting crop set forth in section II of form WR-10, bearing the corresponding serial number.

3. Supplement to table II, Class II payments.

- (a) In the event that application for payment has been made with respect to more than four farms in the county and/or in the event that cotton or tobacco is grown or diverted in 1936 on a farm with respect to which application for payment has been made, enter the data for determining the amount of class II payments and soil-building allowance for such farms in the table provided therefor on form WR-12-B. The entries in this table must be determined in accordance with the procedure set forth in subsection 6, section 32, part IV of this bulletin.
- (b) In the event that four soil-building practices were carried out on a farm in 1936, such practices should be reported in table II on form WR-12 in the columns beneath the line provided for reporting work sheet serial numbers, and in such case the parallel lines separating "work sheet serial numbers" should be deleted on the first line where the work sheet serial number of the farm upon which four soil-building practices were carried out should be entered.

SECTION 34. Supplementary Instructions-Arizona.

A. Execution of Form WR-12.—1. Table II, Class II payments and soil-building allowance—Line 14.—Under each work sheet serial number the entry on line 14 must be the figure reported in line 44, in section V of form WR-10 bearing the corresponding serial number.

2. Table IV. Soil-conserving acreage requirements and/or deductions incurred.—

(a) Line 25—Column (b).—This entry must represent the sum of the items on lines 36 and 43 in section V of all forms WR-10 included under the application for payment.

(b) Line 26—Column (b), item (b), for all other.—This entry must represent the sum of the items on lines 36 and 43 in section V of all forms WR-10 included under the application for payment.

Computation Table

Method of determining the correct entry on form WR-12. A. Line 26, Column (b), item (b), for all other '-

	Forms WR-10, line 36Forms WR-10, line 48		
4.	Item 1 plus item 2 Forms WR-10, line 45 Sum of lines 3, col. (a) forms WR-12	 	
6.	and 12B Minimum requirement flax		
	Item 5 times item 6 Item 4 or 7, whichever is smaller		
9.	Correct entry (item 3 plus item 8)		acre

Section 35. Supplementary Instructions-California.

A. Execution of Form WR-12.—1. Table II, Class II payments and soil-building allowance—Line 14.—Under each work sheet serial number the entry to be made on line 14 must agree with the entry on line 46 in section V of form WR-10 bearing the corresponding serial number.

2. Table IV, Soil-conserving acreage requirements and/or deductions incurred.—

(a) Line 25—Column (b).—This entry must represent the sum of the items on lines 36 and 45 in section V of all forms WR-10 included under the application.

(b) Line 26.—

(1) Column (b), item (a) for sugar beets.—This entry must represent the sum of the entries on lines 47 and 48 in Section V of all forms WR-10 included under the application.

(2) Column (b), item (b), for all other.—See computation table below for determining this entry.

Computation Table

Method of determining the correct entry on Form WR-12,—A. Line 26—column (b), item (b), for all other.—
[Where item 6 below equals or exceeds 7 below]

	Forms WR-10, line 36			
2.	Forms WR-10, line 45			
	Item 1 plus item 2			
4.	Forms WR-10, line 48			
6.	Item 3 less item 4 WR-12, col. (a), item (a), line 26 Forms WR-10, line 47		*****	
8.	Amount by which item 6 exceeds item 7			
9.	Item 4 less item 8			
10.	Correct entry (item 5 plus item 9)_			acres
or				

¹On the assumption that no sugar beets were grown in 1936 on the farms included under the application.

[Where Item 0, above, 13 less than Item 7, an	ove,	use	table	perox
1. Forms WR-10, line 36				
2. Forms WR-10, line 45				
3. Item 1 plus Item 2				
4. Forms WR-10, line 49				
5. Item 3 less item 4		~		
6. Forms WR-10, line 47 7. WR-12, col. (a), item (a), line 26				
8. Amount by which item 6 exceeds item 7				
9. Minimum required for flax				
10. Lesser of items 8 or 9		— .		
		-		
11. Correct entry (item 5 plus item			_	a a mar
10)		-		ಜಯಾಜ

Section 36. Supplementary Instructions-Colorado.-

A. Execution of Form WR-12.—1. Table II, Class II payments and soil-building allowance—Line 14.—Under each work sheet serial number the entry to be made on line 14 must represent the sum of the items on lines 36 and 40 in section V of form WR-10 bearing the corresponding serial number: Provided, That if the farms included under the application for payment are located in a county in which additional soil-building practices set forth on lines 41-44, inclusive, qualify as soil-conserving crops for all purposes, the entry to be made on line 14 under each work sheet serial number must agree with the entry on line 46 in section V of form WR-10 bearing the corresponding serial number.

2. Table IV. Soil-conserving acreage requirements and/or deductions incurred—

(a) Line 25—Column (b).—This entry must represent the sum of the items on line 36 in section V of forms WR-10 included under the application for payment; provided that. If the farms included under the application for payment are located in a county in which additional soll-building practices set forth on lines 41-44, inclusive, qualify as soil-conserving crops for all purposes, the foregoing sum shall include the sum of the items on line 45 in section V of forms WR-10 included under the application.

(b) Line 26.-

(1) Column (b), item (a), for sugar beets.—This entry must represent the sum of the items on line 47 in section V of all forms WR-10 included under the application for payment.

(2) Column (b), item (b), for all other.—This entry must represent the sum of the Items on line 36 in section V of all forms WR-10 included under the application for payment less the sum of the items on line 47 in section V of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres [col. (b), item (a), WR-12], for sugar beets, exceeds the required acres [col. (a), item (a), WR-12], for sugar beets; provided that, If the farms included under the application are located in a county in which additional soil-building practices set forth on lines 41-44, inclusive, qualify as soil-conserving crops for all purposes, to the sum of the items on line 36 in section V of all forms WR-10 included under the application shall be added the sum of the entries on line 45 in section V of all such forms WR-10.

Computation Table

Method of determining the correct entry on form WR-12. A. Line 26—column (b), item (b), for all other.—

. Forms WR-10, line 36	
l. Forms WR-10, line 47	
	
l. Item 1 less item 2	
i. WR-12, col. (b), item (a), line 26	
i. WR-12, col. (a), item (a), line 26	
	
). Item 4 less item 5	
	
. Correct entry (item 3 plus item 6)	acre

or

ηĴ,

(If the farms included under the	e application for paymen
are located in a county in which	
practices set forth on lines 41-44,	
WR-10, qualify as soil-conserving	
1. Forms WR-10, line 36	(T _B
2. Forms WR-10, line 45	we -

3. Item 1 plus item 2_____4. Forms WR-10, line 47_____ 5. Item 3 less item 4___ 6. WR-12, col. (b), item (a), line 26. 7. WR-12, col. (a), item (a), line 26.

8. Item 6 less item 7_____ 9. Correct entry (item 5 plus item 8) _____ __ acres

SECTION 37. Supplementary Instructions-Idaho. A. Execution of Form WR-12.-1. Table-II, Class II payments and soil-building allowance.—

(a) Line 8,—

(1) If practice numbers B-2-a, B-2-b, B-2-c, or B-4 are reported in line 8, a class II payment shall be made with respect to such practices only if the farms whereon such practices were carried out are located in one of the following "summer fallow counties" of Idaho:

€ -

Boundary, Kootensi, Benewah, Shoshone, Latah, Clearwater, Nez Perce, Lewis, Idaho, Adams, Valley, Washington, Gem, Bolse, Canyon, Ada, Elmore, Camas, Jefferson, Fre-mont, Madison, Teton, Bonneville, Bingham, Power, Ban-nock, Caribou, Twin Falls, Cassia, Onelda, Franklin, Bear Lake.

(2) If practice C (or C-1) is reported in line 8, a class II payment shall not be made with respect to such practice, if the farms whereon such practice was carried out are located in one of the following counties of Southern

Nez Perce, Adams, Washington, Payette, Gem, Canyon, Owyhee, Ada, Boise, Valley, Elmore, Lemhi, Custer, Blaine, Camas, Gooding, Lincoln, Jerome, Twin Falls, Minidoka, Cassia, Oneida, Power, Butte, Clark, Jefferson, Fremont, Madison, Teton, Bonneville, Bingham, Bannock, Caribou, Paper Leit, Franklin Bear Lake, Franklin.

- (b) Line 141—Under each work sheet serial number the entry on line 14 must represent the sum of the items on lines 36, 40, 41, and 42 in section V of form WR-10 bearing the corresponding serial number; provided that, If the farms included under the application for payment are located in one of the summer fallow counties of Idaho [see 1 (a) (1) above], where the soil-building practices set forth on line 43 in section V of said form WR-10 qualifies as a soil-conserving crop for all purposes, the entry on line 14 under each work sheet serial number must agree with the entry on line 44 in section V of form WR-10 bearing the same serial number.
- 2. Table IV. Soil-conserving acreage requirements and/or deductions incurred.—
 - (a) Line 25—Column (b).—This entry must represent the sum of the items on lines 36, 41, and 42 in section V of forms WR-10 included under the application for payment; provided that, If the farms included under the application are located in one of the "summer fallow counties" of Idaho [see 1 (a) (1) above], the entry in column (b), line 25, must represent the sum of the entries appearing on lines 36, 41, 42, and 43 in section V of all forms WR-10 included under the application for payment.
 - (b) Line 26.—
 - (1) Column (b), item (a), for sugar beets.—This entry must represent the sum of the items on line 45 in section V of all forms WR-10 included under the application for payment.
 - (2) Column (b), item (b), for all other.—This entry must represent the sum of the items on lines 36, 41, and 42 in section V of all forms WR-10 included under the application for payment less the sum of the items on line 45

in section V of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres [col. (b), item (a), WR-12], for sugar beets, exceeds the required acres [col. (a), item (a), WR-12], for sugar beets; provided that, If the farms included under the application are located in one of the "summer fallow counties" of Idaho to the sum of the items on lines 36, 41, and 42 in section V of forms WR-10 included under the application shall be added the sum of the entries on line 43 in section V of such forms WR-10.

Computation Table

Method of determining the correct entry on form WR-12. ¹A. Line 26—column (b), item (b), for all other.—

1.	Forms WR-10, line 36				
2.	Forms WR-10, line 41.	*****			
3.	Forms WR-10, line 42				
٠.	Sum of items 1, 2, 3				
4.	Sum of items 1, 2, 3				
5.	Forms WR-10, line 45				
_					
	Item 4 less item 5				
7.	WR-12, col. (b), item (a), line 26_				
8.	WR-12, col. (a), item (a), line 26_				
_	·				
9.	Item 7 less item 8				
_		,	,		
0.	Correct entry (item 6 plus item 9)_				acres

(If the farms included under the application for payment are located in one of the "summer fallow counties" of Idaho use table below.)

Forms WP-10 line 26

	TOTHS WIVE TO THE SOUTH THE				
2.	Forms WR-10, line 41				
3.	Forms WR-10, line 42				
4.	Forms WR-10, line 43				
	11				
5.	Sum of items 1-4, inclusive				
6.	Forms WR-10, line 45			1	
	Item 5 less item 6	,	ř		
	WR-12, col. (b), item (a), line 26.				
9.	WR-12, col. (a), item (a), line 26_				
	Late the late of the second				
Q.	Item 8 less item 9				
1.	Correct entry (item 7 plus item	4 4			
	10)		0		nores

Section 38. Supplementary Instructions-Kansas.

A. Execution of Form WR-12.-1. Table II, Class II payments and soil-building allowance-Line 14.-Under each work sheet serial number the entry to be made on line 14 must represent the sum of the items on lines 36 and 40 in section V of form WR-10 bearing the corresponding serial number: Provided, That if a farm with respect to which form WR-10 has been submitted is located in a county in which additional soil-building practices set forth on lines 41-43, inclusive, qualify as soil-conserving crops for all purposes, the entry to be made on line 14 under each work sheet serial number must agree with the entry on line 45 in section V of form WR-10 bearing the corresponding serial number.

- 2. Table IV. Soil-conserving acreage requirements and/or deductions incurred .-
 - (a) Line 25-Column (b).—This entry must represent the sum of the items on line 36 in section V of form WR-10 included under the application for payment; provided that, If a farm with respect to which form WR-10 has been submitted is located in a county in which additional soil-building practices set forth on lines 41-43, inclusive, qualify as soil-conserving crops for all purposes, the foregoing sum shall include the item on line 44 in section V of form WR-10 for such farm.
 - (b) Line 26.-
 - (1) Column (b), item (a), for sugar beets.—This entry must represent the sum of the items on line 46 in section V of all forms WR-10 included under the application for payment.

(2) Column (b), item (b), for all other.—This entry must represent the sum of the items on line 36 in section V of all forms WR-10 included under the application for payment less the sum of the items on line 46 in section V of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres [col. (b), item (a), WR-12], for sugar beets, exceeds the required acres [col. (a), item (a), WR-12], for sugar beets: provided that, If a farm is located in a county in which additional soil-building practices set forth on lines 41-43, inclusive, qualify as soil-conserving crops for all purposes, to the sum of the items on line 36 in section V of all forms WR-10 included under the application shall be added the entry on line 44 in section V of form WR-10 for such farm.

Computation Table

Method of determining the correct entry on form WR-12. A. Line 26—column (b), item (b), for all other.—

1. Forms WR-10, line 36	
2. Forms WR-10, line 46	
3. Item 1 less item 2	
4. WR-12, col. (b), item (a), line 26	
5. WR-12, col. (a), item (a), line 26	
or 1110 10, 001. (a), 10011 (a), 11110 1011111111	
6. Item 4 less item 5	
0. 10cm # 1692 Mcm 9	
= = (1 0)	
7. Correct entry (item 3 plus item 6)	acres
or—	
(If a farm is located in a county in w	lios ferroitibbe dain

(If a farm is located in a county in which additional soll-building practices set forth on lines 41-43, inclusive, section V, form WR-10, qualify as soil-conserving crops, use table below.)

		•			
	Forms WR-10, line Forms WR-10, line				
	Item 1 plus item 2. Forms WR-10, line				
6.	Item 3 less item 4 WR-12, col. (b), ite WR-12, col. (a), iter	m (a), line 26		~~~~	
8.	Item 6 less item 7				
9.	Correct entry (item	5 plus item 8)			acre

Section 39. Supplementary Instructions-Montana.

A. Execution of Form WR-12.—1. Table II, Class II payments and soil-building allowance—Line 14.—Under each work sheet serial number the entry on line 14 must be the figure reported on line 44 in section V of form WR-10 bearing the corresponding serial number, unless form WR-1—Supplement—1 has been filed with respect to a farm, in which event the entry on line 14 under such work sheet serial number must represent the sum of the entries on lines 36, 40, and 42 in section V of form WR-10 bearing the corresponding serial number provided the farm is located in Toole, Liberty, Hill, Phillips, Teton, or Cascade county; provided that, If form WR-8 has been filed with respect to a farm, the entry on line 14 under such work sheet serial number must agree with the applicable amount determined above or 15 percent of the total soil-depleting base for such farm, whichever is the smaller.

Table for determining correct entry on line 14, WR-12 for a work sheet serial number

Forms filed bearing cor- responding serial num- ber	Use entries on WR-10 on—	If farm is located in—
WR-10 WR-10 and WR-1—Sup- plement-1.	Line 44 Lines 36, 40, and 42	Toole, Liberty, Hill, Phillips, Teton, or Cos- cade county.
WR-10 and WR-8	Line 44, or 15% of the total soll- depleting base, whichever is the smaller.	"Emergency Drought County."
WR-10, WR-8, and WR-1—Supplement-1.	Lines 38, 40, and 42, or 15% of the total soll-depleting base, whichever is smaller.	Hill or Phillips county.

- Table IV. Soil-conserving acreage requirements and/ordeductions incurred.—
 - (a) Line 25—Column (b).—This entry must represent the sum of the items on lines 36 and 43 in section V of all forms WR-10 included under the application for payment: Provided, however, That if form WR-1—Supplement-1 has been filed with respect to a farm, the item on line 42 in section V of form WR-10 hearing the corresponding serial number shall be used in lieu of the item on line 43 in section V of such form WR-10, provided that the farm is located in Toole, Liberty, Hill, Phillips, Teton, or Cascade county.

(b) Line 26.—

(1) Column (b), item (a), for sugar beets.—This entry must represent the sum of the items on line 45 in section V of all forms WR-10 included under the application for payment.

(2) Column (b), item (b), for all other.—This entry must represent the sum of the items appearing on lines 36 and 43 in section V of all forms WR-10 included under the application for payment, less the sum of the items on line 45 in section V of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres [col. (b), item (a), WR-121, for sugar beets, exceeds the required acres [col. (a), item (a), WR-121, for sugar beets: Provided, That if form WR-1—Supplement-1 has been filed with respect to a farm, from the sum of items 36 and 43 of all forms WR-10 included under the application for payment, shall be deducted the entry on line 41 in section V of form WR-10 for such farm, provided such farm is located in Toole, Liberty, Hill, Phillips, Teton, or Cacade county.

Computation Table

Method of determining the correct entry on form WR-12. A. Line 26—column (b), item (b), for all other.—

1. Forms WR-10, line 36		
2. Forms WR-10, line 43		
3. Item 1 plus item 2		
4. Forms WR-10, line 45		
2, 20,223 1121 20, 1223 2022-2022-2		
5. Item 3 less item 4		
6. WR-12, column (b), item (a), line		
26		
7. WR-12, column (a), item (a), line		
26		
8. Item 6 less item 7		
U, 2-tan U 1(t) 1(tan 12-13-13-13-13-13-13-13-13-13-13-13-13-13-		
9. Correct entry (item 5 plus item 8)_		 acres
or—		

(If form WR-1—Supplement-1 has been filed with respect to any farm included in the application, use table below, provided such farm is located in Toole, Liberty, Hill, Phillips, Teton, or Cascade county.)

	Forms WR-10, line 36 Forms WR-10, line 43		-
4.	Item 1 plus item 2 Forms WR-10, line 41 2 Forms WR-10, line 45		
	• • • • • • • • • • • • • • • • • • • •		
6.	Item 4 plus item 5		-
7.	Item 3 1cm 6		
8.	WR-12, column (b), item (a), line 26		
_			
9.	WR-12, column (a), item (a), line 26		
10.	Item 8 less item 9		
11.	Correct entry (item 7 plus item		

Secrica 40. Supplementary Instructions-Nevada.

A. Execution of Form WR-12.—1. Table II, Class II payments and soil-building allowance—Line 14.—Under each

^{*}Include only those forms WR-10 with respect to which forms WR-1—Supplement-1 have been filed.

work sheet serial number the entry on line 14 must be the 1000 and 1-10 figure reported on line 45 in section V of form WR-10 bearing, the corresponding serial number n = n + (n)

- 2. Table IV. Soil-conserving dereage requirements and/or deductions incurred.

 (a) Line 25—Column (b)—This entry must represent
- the sum of the items on lines 36 and 44 in section V of all forms WR-10 included under the application for payment. and the rest of state of the constant of

 - (1) Column (b), item (a), for sugar beets.—This entry must represent the sum of the items on line 46 in section V of all forms WR-10 included under the application for payments of the contract of the contract of
- de (2) Column (b), item (b), for all other.—This entry must represent the sum of the items on lines 36 and 44 in section V of all forms WR-10 included under the application for payment, less the sum of the items on line 46 in section W of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres Icole (b), item (a), WR-121, for sugar beets, exceeds the required acres [col. (a)] item (a), WR-12], for sugar beets, add of the computation. Table of the control of the

Method of determining the correct entry on form WR-12.

A. Line 26—column (b) item (b), for all other.

1. Forms WR-10, line 36. 0.

2. Forms WR-10, line 44.

3. Item 1 plus item 2.

4. Forms WR-10, line 46.

- 4. Forms WR-10, line 46

 5. Item 3 less item 4

 6, WR-12, col. (b), item (a), line 26

 7. WR-12, col. (a), item (a), line 26

 9. Item 6 less item 7

SECTION 41. Supplementary Instructions—New Mexico.

- A. Execution of Form WR-12.-1. Table II, Class II payments and soil-building allowance—Line 14.—Under each work sheet serial number the entry to be made on line 14 must represent the sum of the items on lines 36, 40, and 41 in section V of form WR-10 bearing the corresponding serial number: provided that, If the farms included under the application for payment are located in a county in which additional soil-building practices set forth on lines 42-48, inclusive, qualify as soil-conserving crops for all purposes, the entry on line 14 under each work sheet serial number must agree with the entry on line 50 in section V of form WR-10 bearing the corresponding serial number.
- 2. Table IV, Soil-conserving acreage requirements and/or deductions incurred.—
 - (a) Line 25—Column (b).—This entry must represent the sum of the items on lines 36 and 41 in section V of all forms WR-10 included under the application for payment; provided that, If the farms included under the application for payment are located in a county in which additional soil-building practices set forth on lines 42-48. inclusive, qualify as soil-conserving crops for all purposes, the entry in column (b), line 25 must represent the sum of the items appearing on lines 36 and 49 in section V of all forms WR-10 included under the application.
 - (b) Line 26.—
 - (1) Column (b), item (a), for sugar beets.—This entry must represent the sum-of-the items on lines-51 and 52 in-section V of all forms WR-10 included under the application for payment,
 - (2) Column (b), item (b), for all other.—See following computation table for determining this entry.

Computation Table

								1 11
Ω	Method	¹∙ of	determin	ing the	correct	entry.	on form	WR-12
fı	A.; Line	26	column	(b), it	em (b),	for all	other	,

- 1. Forms WR-10, line 36.
 2. Forms WR-10, line 41.
 3. Item 1 plus item 2.
 4. Forms WR-10, line 52.
- 5. Item 3 less item 4
 6. WR-12, col. (a); item (a), line
 26
- 71 Forms WR+10, line 51
- 8. Amount by which item 6 exceeds item 7_____
- 9. Item 4 less item 8 fer 10 00
- 10. Correct entry (item 5 plus item 9)

(If the farms included under the application for payment are located in a county in which the additional soil-building practices set forth on lines 42-48, inclusive, qualify as soilconserving crops, use table below.)

- 1. Forms WR-10, line 36______ 2. Forms WR-10, line 49_____
- 3. Item 1 plus item 2 4. Forms WR-10, line 52
- 5. Item 3 less item 4_____
- 6. WR-12, col. (a), item (a), line 26_____ 7. Forms WR-10, line 51_____
- 8. Amount by which item 6 exceeds item 7.:....
- 9. Item 4 less item 8.....
- 10. Correct entry (item 5 plus item 9)_

SECTION 42. Supplementary Instructions-North Dakota. A. Execution of Form WR-12.-1. Table II, Class II payments and soil-building allowance-Line 14.-Under each work sheet serial number the entry on line 14 must be the figure reported on line 42 in section V of form WR-10 bearing the corresponding serial number; provided, however, that if; form WR-8 or form WR-21 has been executed with respect to a farm, the entry to be made on line 14 under such work sheet serial number must agree with the figure reported on line 42 in section V of form WR-10 bearing the corresponding serial number, or must represent 15 percent of the total soil-depleting base for such farm, whichever is the smaller.

- 2. Table IV. Soil-conserving acreage requirements and/or deductions incurred.—
 - (a) Line 25—Column (b).—This entry must represent the sum of the items on lines 36 and 41 of all forms WR-10 included under the application for payment.
 - (b) Line 26.—
 - (1) Column (b), item (a), for sugar beets.—This entry must represent the sum of the items on line 43 in section V of all forms WR-10 included under the application for payment.
 - (2) Column (b), item (b), for all other.—This entry must represent the sum of the items on lines 36 and 41 -in section V of all forms WR-10 included under the application for payment, less the sum of the items on line 43 in section V of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres [col. (b), item (a), WR-12], for sugar beets, exceeds the required acres [col. (a), item (a), WR-12], for sugar beets.

Computation Table

Method of determining the correct entry on form WR-12. A. Line 26—column (b), item (b), for all other.—

	Forms WR-10, line 36Forms WR-10, line 41	· _		
٠	Years & wheel filters o			
	Item 1 plus item 2			
4.	Forms WR-10, line 43			
	tig to the state of the state o			
5.	Item 3 less item 4			
	WR-12, col. (b), item (a), line 26			
		~~		
٠.	WR-12, col. (a), item (a), line 26			
		.——		
8.	Item 6 less item 7			
a	Correct entry (item 5 plus item 8)_			0.0705
J.	Correct cirius from a bres rout ol-		~~~~~	are the

Section 43. Supplementary Instructions—Oregon.—
A. Execution of Form WR-12.—1. Table II, Class II payments and soil-building allowance.—

(a) Line 8.—...

(1) If practice numbers A-4-a, A-4-b, A-5, or C (or C-1) are reported on line 3, a class II payment shall be made with respect to such practices only if the farms whereon such practices were carried out are located in one of the following counties in Western Oregon:

Clatsop, Columbia, Tiliamook, Washington, Multnomah, Yamhill, Polk, Clackamas, Lincoln, Benton, Marion, Linn, Coos, Lane, Douglas, Curry, Josephine, Jackson.

(2) If practice numbers A-6-a, A-6-b, A-7, A-9, B-2-a, B-2-b, B-2-c, B-3, or B-4 are reported on line 3, a class II payment shall be made with respect to such practices only if the farms whereon such practices were carried out are located in one of the following counties of Eastern Oregon:

Wasco, Jefferson, Sherman, Gilliam, Morrow, Umatilla, Wheeler, Union, Wallowa, Baker, Malheur, Grant, Crook, Deschutes, Klamath, Lake, Harney, Hood River.

- (3) If practice number A-8-b is reported on line 8, a class II payment shall be made with respect to such practice, only if the farms whereon such practice was carried out are located in one of the following counties in Oregon: Jefferson, Gilliam, Wasco, Sherman, Morrow, Umatilla, and Union; or are located in Lake, Deschutes or Crook counties, in which event, for each work sheet serial number for which practice number A-8-b is reported in line 8, a notation, to the effect that such practice was carried out on non-irrigated land, must have been made in the space provided in section IV of form WR-10 bearing the corresponding serial number.
- (b) Line 14.—Under each work sheet serial number the entry to be made on line 14 must represent the sum of the items on lines 36, 40, and 43 in section V of form WR-10 bearing the corresponding serial number: provided, however, that
 - (1) If the farms included under the application for payment are located in a "dry land area" of Eastern Oregon Isee list of counties comprising Eastern Oregon in (a) (2) abovel; the entry on line 14 for each work sheet serial number must represent the sum of the items on lines 36, 40, 43, and 44 in section V of form WR-10 bearing the corresponding serial number.
 - (2) If the farms included under the application for payment are located in Morrow, Sherman, Gilliam, or Jefferson County, the entry on line 14 for each work sheet serial number must agree with the item on line 46 in section V of form WR-10 bearing the corresponding serial number.
- 2. Table IV. Soil-conserving acreage requirements and/or deductions incurred.—
 - (a) Line 25—Column (b).—This entry must represent the sum of the items on lines 36 and 43 in section V of all forms WR-10 included under the application for payment; provided, however, that

- (1) If the farms included under the application for payment are located in a "dry land area" of Eastern Oregon, the entry on line 25, column (b) must represent the sum of the items on lines 36, 43, and 44 in section V of all forms WR-10 included under the application for payment.
- (2) If the farms included under the application for payment are located in Morrow, Sherman, Gilliam, or Jefferson county, the entry on line 25, column (b), must represent the sum of the items on lines 36, 43, 44, and 45 in section V of all forms WR-10 included under the application for payment.

(b) Line 26.—

- (1) Column (b), item (a), for sugar beets.—This entry must represent the sum of the items on line 47 in section V of all forms WR-10 included under the application for payment.
- (2) Column (b), item (b), for all other.—This entry must represent the sum of the items appearing on lines 36 and 43 in section V of all forms WR-10 included under the application for payment, less the sum of the items on line 47 in section V of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres [col. (b), item (a), WR-121, for sugar beets, exceeds the required acres [col. (a), item (a), WR-121, for sugar beets; provided, however, that
 - (a) If the farms included under the application for payment are located in a "dry land area" of Eastern Oregon, the entry on form WR-12 in column (b), item (b), for all other, must represent the sum of items on lines 36, 43, and 44 in section V of all forms WR-10 included under the application less the sum of the items on line 47 in section V of all forms WR-10 included under the application, plus the amount by which the actual 1936 acres [col. (b), item (a), WR-12], for sugar beets, exceeds the required acres [col. (a), item (a), WR-12], for sugar beets.
 - (b) If the farms included under the application for payment are located in Morrow, Sherman, Gilliam, or Jefferson County the entry on form WR-12 in column (b), item (b), for all other, must represent the sum of the items appearing on lines 36, 43, 44, and 45 in section V of all forms WR-10 included under the application for payment, less the sum of the items reported on line 47 in section V of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres [col. (b), item (a), WR-121, for sugar beets.

Computation Table

Method of determining the correct entry on form WR-12. A. Line 26—column (b), item (b), for all other.—

	rms WR-10, line 36 rms WR-10, line 43			
. Ita	m 1 plus item 2			
t. ro	rm3 WR-10, line 47			
	m 3 less item 4			
s. W	3-12, col. (b), item (a), line 26	~		
7. W	R-12, col. (a), item (a), line 26			
. Its	m 6 lccs item 7			
Co	rrect entry (item 5 plus item 8)			acres
	rees came) (recar o press recar of an		~	دسس
or-				

(If the farms included under the application for payment are located in a "dry land area" of Eastern Oregon, use table below.)

2.	Forms	WR-10,	line	36 43 44	
				3	
5.	Forms	WR-10.	line 🖟	47	

6. Item 4 less item 5
8. WR-12, col. (a), item (a), line
9. Item 7 less item 8
10. Correct entry (item 6 plus item 9) acres
or— (If the farms included under the application for payment are located in Morrow, Sherman, Gilliam, or Jefferson County, use table below.)
1. Forms WR_10, line 36
5. Sum of items 1-4, inclusive 6. Forms WR-10, line 47
7. Item 5 less item 6
10. Item 8 less item 9
11. Correct entry (item 7 plus item 10)
Section 44. Supplementary Instructions—Utah.—

A. Execution of Form WR-12.-1. Table II. Class II payments and soil-building allowance-Line 14.-Under each work sheet serial number the entry to be made on line 14 must agree with the figure reported on line 46, in section V of Form WR-10 bearing the corresponding serial number. 2. Table IV. Soil-conserving acreage requirements and/or deductions incurred.—

(a) Line 25—Column (b).—This entry must represent the sum of the items on lines 36, 41, 42, and 44 of section V of all forms WR-10 included under the application for -payment, provided that, If an entry appears on line 43a in section V of a form WR-10 included under the application and such entry is in an amount equal to or in excess of 7½ percent of the general soil-depleting base for the farm covered by such form WR-10, to the sum obtained above shall be added an amount of the acreage on line 43 of such form WR-10 not in excess of 15 percent of the general soil-depleting base for such farm. If the entry on line 43a in section V of a form WR-10 included under the application is in an amount less than 7½ percent of the general soil-depleting base for the farm covered by such form WR-10, the entry in line 25, column (b) shall not include any of the acreage reported on line 43 of such form WR-10.

(b) Line 26.—

(1) Column (b), item (a), for sugar beets.—This entry must represent the sum of the items on line 47 in section V of all forms WR-10 included under the application for payment.

(2) Column (b), item (b), for all other.—This entry must represent the sum of the items reported on lines 36 and 45 of section V of all forms WR-10 included under the application for payment, less the sum of the items on line 47 of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres (col. (b), item (a), WR-12), for sugar beets, exceeds the required acres (col. (a), item (a), WR-12), for sugar beets.

Computation Table

Method of determining the correct entry on form WR-12. A. Line 25—column (b).—

1. Work Sheet Serial Num-	11 - 11 - 11 - 11 - 11 - 11 - 11 - 11	acres
ber		- 1
2. General S.		74. 1
D. Base, WR-12 or	•	•
12-B, line 1, col. (a)		xxxx
CO1. (8)		ΔΑΔΑ

3. Percentage	acres
of Gen. S.D. Base 0.075 0.075 0.075 0.075 0.075 0.076 0.075	0.076 XXXX
4. Item 2 times item 3	xxxx
5. WR~10. line	
43a6. Percentage-	
Maximum version	.16 XXXX
7. Item 6 times item 2 ²	
8. WR-10, line	XXXX
8. WR-10, line 43 3 9. Item 7 or 8.	XXXX
whichever is smaller 4	
10. Forms WR-10, line 36	
11. Forms WR-10, line 4112. Forms WR-10, line 42	
13. Forms WR-10, line 44	
14. Sum of items 10-13 inclusive	
15. Correct entry (item 9 plus item 14)	
B. Line 26, column (b), item (b), for all other	r
1 Forms WD 10 line 26	
2. Forms WR-10, line 45	(3)
3. Item 1 plus item 2	•
o. Item 3 less item 4	
6. WR-12, table II, line 26 (a), col. (b). 7. WR-12, table II, line 26 (a), col. (a).	
8. Item 6 less item 7	
and the first of the second of	
9. Correct entry (item 5 plus item 8)	acres

Section 45. Supplementary Instructions—Washington.— A. Execution of Form WR-12:-1. Table II, Class II payments and soil-building allowance.--

(a) Line 8.—If practice numbers B-2-a, B-2-b, B-2-c, or B-4 are reported on line 8, a class II payment shall be made with respect to such practices only if the farms whereon such practices were carried out are located in one of the following "summer fallow counties" of Washington:

Adams, Asotin, Benton, Chelan, Columbia, Douglas Ferry, Franklin, Garfield, Grant, Island, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, Walla Walla, Whitman, Yakima.

- (b) Line 14.—Under each work sheet serial number the entry on line 14 must represent the sum of the items on lines 36, 40, and 43 in section V of form WR-10 bearing the corresponding serial number; provided, however, that
 - (1) If the farms included under the application for payment are located in one of the "summer fallow counties" of Washington (see (a) above), the entry on line 14 for each work sheet serial number must represent the sum of the items on lines 36, 40, 43, and 44 in section V of form WR-10 bearing the corresponding serial number.
 - (2) If the farms included under the application for payment are located in a "dry land area" tof Washington, the entry on line 14 for each work sheet serial number must agree with the item on line 46 in section V of form WR-10 bearing the corresponding serial number.
- 2. Table IV. Soil-conserving acreage requirements and/or deductions incurred.-
 - (a) Line 25—Column (b).—This entry must represent the sum of the items on lines 36 and 43 in section V of all forms WR-10 included under the application for payment; provided, however, that
 - (1) If the farms included under the application for payment are located in one of the "summer fallow counties" of Washington, the entry on line 25, column

This entry to be made only where item 5 equals or exceeds

item 4.
Where item 4 exceeds item 5 enter an "O."
For list of counties comprising the "dry land areas" of Washington see WR—B-2, Revised, Washington-1.

(b) must represent the sum of the items appearing on lines 36, 43, and 44 in section V of all forms WR-10 included under the application for payment.

(2) If the farms included under the application for payment are located in a "dry land area" of Washington, the entry on line 25 must represent the sum of the items appearing on lines 36, 43, 44, and 45 in section V of all forms WR-10 included under the application for payment.

(b) Line 26.-

(1) Column (b), item (a), for sugar beets.—This entry must represent the sum of the items on line 47 in section V of all forms WR-10 included under the application

(2) Column (b), item (b), for all other.—This entry must represent the sum of the items appearing on lines 36 and 43 in section V of all forms WR-10 included under the application for payment, less the sum of the items on line 47 in section V of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres [col. (b), item (a), WR-12], for sugar beets, exceeds the required acres [col. (a), item (a), WR-12], for sugar beets; provided, however, that.

(a) If the farms included under the application for payment are located in a "summer fallow county" of Washington, the entry on form WR-12 in column (b), item (b), for all other, must represent the sum of items on lines 36, 43, and 44 in section V of all forms WR-10 included under the application, less the sum of the items on line 47 in section V of all forms WR-10 included under the application, plus the amount by which the actual 1936 acres Icol. (b), item (a), WR-12], for sugar beets, exceeds the required acres [col. (a), item (a), WR-121, for sugar beets. (b) If the farms included under the application for payment are located in a "dry land area" of Washington, the entry on form WR-12 in column (b), item (b), for all other, must represent the sum of the items appearing on lines 36, 43, 44, and 45 in section V of all forms WR-10 included under the application for payment, less the sum of the items reported on line 47 in section V of all forms WR-10 included under the application for payment, plus the amount by which the actual 1936 acres [col. (b), item (a), WR-12], for sugar beets, exceeds the required acres [col. (a), item (a), WR-121, for sugar beets.

Computation Table

Method of determining the correct entry on form WR-12.

	A. Line 26—column (0), item (0)	, jor au otne	<i>7.</i>	
	Forms WR-10, line 36Forms WR-10, line 43			
	Item 1 plus item 2Forms WR-10, line 47			
6.	Item 3 less item 4			
8.	Item 6 less item 7			
9.	Correct entry (item 5 plus item 8)_			acres
	:	application	for pa	ymen

re located in a "summer fatiow co able below.)	ounty" (or was	inington,	u
1. Forms WR-10, line 36				
4. Sum of items 1, 2, 3 5. Forms WR-10, line 47				
6. Item 4 less item 5				

7. **

8.	WR-12, col. (a), item (a), line 26.		
9.	Item 7 less item 8	_	
10.	Correct entry (item 6 plus item 9)_	_	 acres

(If the farms included under the application for payment are located in a dry land area of Washington, use table below.)

2. 3.	Forms WR-10, line of the forms WR-10,	4344		
-	Sum of items 1-4, i	malucina		
u,	Forms WR-10, line	21		
_				
7.	Item 5 less item 6			
8.	WR-12, col. (b), item	n (a). line 26		
	WR-12, col. (a), iten			
	, (,,	. (,,		-
10.	Item 8 less item 0.			
11.	Correct entry (Item	7 plus item 10).		 acre:

Section 46. Supplementary Instructions—Wyoming.

A. Execution of Form WR-12.—1. Table II, Class II payments and soil-building allowance—Line 14.—Under each work sheet serial number the entry to be made on line 14 must represent the sum of the items on lines 36 and 40 in section V of form WR-10 bearing the same serial number, unless the farms included under the application for payment are located in a county in which additional soil-building practices set forth on lines 41-43, inclusive, qualify as soilconserving crops for all purposes, in which event the entry to be made on line 14 for each work sheet serial number must agree with the entry on line 44 in section V of form WR-10 bearing the same serial number; provided that, If form WR-8 has been filed with respect to a farm, the entry on line 14 under such work sheet serial number shall be the applicable amount determined above or 15 percent of the total soil-depleting base on such farm, whichever is the

2. Table IV. Soil-Conserving acreage requirements and/or deductions incurred-

(a) Line 25-Column (b).—This entry must represent the sum of the items on line 36 in section V of all forms WR-10 included under the application for payment; provided that, If the farms included under such application are located in a county in which the additional soilbuilding practices set forth on lines 41-43, inclusive, qualify as soil-conserving crops for all purposes, the entry in column (b), line 25, must represent the sum of the entries on lines 36, 41, 42, and 43 in section V of all forms WR-10 included under the application for payment.

(b) Line 26.-

(1) Column (b), item (a), for sugar beets.—This entry must represent the sum of the entries on line 45 in section V of all forms WR-10 included under the application for payment.

(2) Column (b), item (b), for all other.—This entry must represent the sum of the items on line 36 in section V of all forms WR-10 included under the application for payment less the sum of the items reported on line 45 in section V of all forms WR-10 included under the application for payment plus the amount by which the actual 1936 acres [col. (b), item (a), WR-12], for sugar beets, exceeds the required acres [col. (a), item (a), WR-121: provided that, If the farms included under the application are located in a county in which additional soil-building practices set forth on lines 41-43, inclusive, qualify as soil-conserving crops for all purposes, the entry on form WR-12, column (b), item (b), for all other, must represent the sum of the items appearing on lines 36, 41, 42, and 43 in section V of all forms WR-10 included under the application for payment, less the sum of the items reported on line 45 in section V of all forms WR-10 included under the application for payment, plus the

⁵ For list of counties comprising the "dry land areas" of Washington see WR—B-2, Revised, Washington-1.

amount by which the actual 1936 acres [col. (a), item | (a) WR-12], for sugar beets exceeds the required acres [col. (a), item (a), WR-12], for sugar beets.

Computation Table

Method of determining the corre A. Line 26—column (b), item (t	ect entry on form WR-12 (b), for all other:
1. Forms WR-10, line 36 2. Forms WR-10, line 45	
3. Item 1 less item 24. WR-12, col. (b), item (a), line 26_5. WR-12, col. (a), item (a), line 26_	
6. Item 4 less item 5	
7. Correct entry (item 3 plus item 6)_	acres
Or—	the second of the second

(If the farms included under the application for payment are located in a county in which the additional soil-building practices set forth on lines 41-43, inclusive, section V, form WR-10, qualify as soil-conserving crops, use table below.)

```
5. Sum of items 1-4, duclusive
6. Forms WR-10, line 45
7. Item 5 less item 6
8. WR-12, col. (b), item (a), line 26
9. WR-12, col. (a), item (a), line 26
10. Item 8 less item 9
11. Correct entry (item 7 plus item
10)
2 acres

Part V. Instructions for tabulation of information, from
```

Part V. Instructions for tabulation of information from forms WR-10, WR-11, and WR-12.

Section 47. General Information:—As previously indicated form WR-10, Report of Performance, will be filled out in triplicate, one copy to be retained by the producer, one by the county committee, and one copy to be retained by the State committee.

Forms WR-11 and WR-12 will be filled out in duplicate, one copy to be retained by the county committee and the original copy to be submitted to the State office for audit and disbursement.

At the time the first consignment of forms WR-10, WR-11, and WR-12 are submitted to the State office by the county committee, the county listing sheet shall be returned to the State office if this listing sheet has not been returned previously. As soon as the county listing sheet has been returned to the office of the State committee, each column shall be carefully checked to determine whether or not the county committee has met the requirements of the State committee with respect to base acreages, yields of soil-depleting crops, and indices of productivity. If it is discovered that the county committee has not met such requirements and that the base acreages, yields, and/or indices of productivity recorded on the listing sheets and on the applications for payment are not in accordance with the requirements of the State committee, the listing sheets, reports of performance, and applications for payment shall be returned to the county with instructions, necessary for making the proper corrections.

SECTION 48. County Listing Sheet for Audit Section .- As soon as the county committee has made the necessary adjustments to meet the requirements of the State committee in all particulars, there may be prepared in the office of the State committee a copy of the data on the county listing sheet which will be needed by the Audit Section. For this purpose a county listing sheet may be prepared as follows, with only the columns indicated being filled in:

Column 1. Serial number of work sheet.

Column 2. 1936 operator.

Column 3. Owner.

Column 24. Total soil-depleting base as corrected to meet county limit.—In many counties column 24 will not have been filled out previously, but corrections and adjustments made by the county committee will be recorded in columns

22 and 23. In column 24 should be entered the finally adjusted total soil-depleting base for each farm and the total of the items in this column for the county should be checked to determine whether this total exceeds the total of the soildepleting bases as established by the State committee.

Column 25. Cotton soil-depleting base.—Enter in this column the finally adjusted cotton base for each farm and ascertain whether or not the total of the items in this column exceeds the limit as established by the State committee.

Column 26. Tobacco base.—For the few counties, in the Western Region where tobacco bases will be established, the

tobacco base should be entered in column 26.

Column 36. Flax yield.—Enter in this column the flax yield in bushels which has been established for the farm by the county committee and approved by the State committee, i. e., it must be ascertained whether or not the weighted average of the yields in column 36 comes within the limits for average flax yields on participating farms as established

by the State committee.
Column 39. Cotton vield.—In this column should be entered the finally adjusted cotton yield for each farm. It should be ascertained whether or not the weighted average of the items in this column exceeds the county average yield established by the State committee.

Column 43. Productivity index.—In this column should be entered the productivity index finally established for each farm by the county committee in accordance with instruc-tions of the Stafe committee. It must be ascertained whether or not the weighted average of the indices in this column exceeds 100 percent and, if so, whether or not the average exceeds any limits which may have been set by the State committee taking selectivity into account.

Column 45. Sugar beet yield, tons per dore.—This heading should be entered at the top of column 45, and in this column should be entered the normal yield of sugar beets as established by the Agricultural Adjustment Administration in accordance with section 4 of part II of WR-B-3 and supple-

ment (b) of WR—B-3.
Column 46. Hundred pounds of sugar per acre.—This heading should be entered at the top of column 46, and in this column should be recorded for each farm the yield per acre of sugar beets expressed in terms of hundred pounds of sugar, raw value. This calculation will be made in the State office, on the basis of the factor for the conversion established for each State in supplement (b) of WR—B-3. There will be calculated for each farm the appropriate item in column 46 by multiplying the yield of sugar beets as recorded in column 45 by the conversion factor for the State.

Column 50. Tobacco yield, pounds.—This item should be

recorded at the top of column 50 and the tobacco yield for the farm as established by the county committee in accordance with instructions of the State committee should be recorded in this column.

Section 49. Tabulation of Data from Form WR-10.--A summary sheet, Form WR-14, will be used by the office of the State committee for summarizing the information from the Report of Performance. This tabulation will be made as soon as possible upon receipt in the State office of form WR-10. Instructions for filling out this summary sheet are as follows:

Enter the name of the community, if known, name of county and State, and county and State code number in the upper right-hand corner of the summary sheet.

In the case of applications from single farms (WR-11) the reports of performance should be arranged according to work sheet serial numbers prior to tabulation. In the case of multiple farm applications (form WR-12) it may be more convenient to arrange the reports of performance in order of application serial number.

Column 1. Enter in this column the serial number of the application for payment, WR-11 or WR-12, which accompanies the WR-10.

Column 2. Enter in this column, the work sheet serial number as shown in the upper right-hand corner of Form WR-10.

Column 3. Acres in Farm.—Enter in this column the acres in the farm, as shown in item 3 of section I of WR-10.

Column 4. Enter in this column the 1936 corn acreage, as shown in item 4 of section III of WR-10.

Column 5. Enter in this column the 1936 winter wheat acreage, as shown in item 5 of section III of WR-10.

Column 6. Enter in this column the 1936 spring wheat acreage, as shown in item 6 of section III of WR-10.

Column 7. Enter in this column the 1936 acreage of oats for grain, as shown in item 7 of section III of WR-10.

Column 8. Enter in this column the 1936 acreage of barley, as shown in item 8 of section III of WR-10.

Column 9. Enter in this column the 1936 acreage of rye for grain, as shown in item 9 of section III of WR-10.

Column 10. Enter in this column the 1936 grain sorghums acreage, as shown in-item 10 of section III of WR-10.

Column 11. Enter in this column the 1936 potato acreage, as shown in item 11 of section III of WR-10.

Column 12. Enter in this column the 1936 grain hay acreage, as shown in item 12 of section III of WR-10.

Column 13. In those counties where summer fallow is included in the soil-depleting base, 1936 acreage of summer fallow should be listed in column 13.

Column 14. Enter in this column the 1936 truck and vegetable crop acreage, as shown in item 13 of section III of WR-10.

Column 15. Enter in this column the subtotal of general soil-depleting acreage, as shown in item 19 of section III of WR-10.

Column 16. Enter in this column the general soil-depleting base for the farm as shown in column 27 of the county listing sheet.

Column 17. Enter at the head of columns 17 and 18 the name of the principal special soil-depleting crop in the county and enter in column 17 the 1936 acreage of such crop, as shown in the proper item for that crop (items 20-26 of section III of WR-10).

Column 18. Enter in column 18 the base acreage for the crop as shown on the county listing sheet. The particular column of the county listing sheet used for listing the base of special soil-depleting crops may not be uniform in all counties.

Column 19. Enter at the heading of columns 19 and 20 the name of another special soil-depleting crop and enter in column 19 the 1936 acreage of that crop, as shown in the proper item for that crop (items 20-26 of section III of WR-10).

Column 20. Enter in column 20 the base acreage for the special soil-depleting crop, the 1936 acreage of which is entered in column 19. (If more than two special soil-depleting crops are grown in the county, other columns or another sheet may be used in such cases.)

Column 21. Total soil-depleting crops, 1936.—Enter in this column the total 1936 acreage of soil-depleting crops, as shown in item 27 of section III of WR-10.

Column 22. Total soil-depleting base.—Enter in this column the total soil-depleting base as entered in column 24 of the county listing sheet.

(In counties where there are no special crops and where the total and general soil-depleting bases and 1936 acreages are identical, columns 21 and 22 need not be filled out.)

Column 23. Perennial grasses.—Enter in this column the total 1936 acreage of perennial grasses, as shown in item 27 of section V of the Report of Performance, WR-10.

Column 24. Grass and legume mixtures.—Enter in this column the 1936 acreage of grass and legume mixtures, as shown in item 28 of section V of the Report of Performance, WR-10.

Column 25. Annual legumes.—Enter in this column the total 1936 acreage of annual legumes, as shown in item 29 of section V of the Report of Performance, WR-10.

Column 26. Biennial legumes.—Enter in this column the total 1936 acreage of biennial legumes, as shown in item 30 of section V of the Report of Performance, WR-10.

Column 27. Perennial legumes.—Enter in this column the total 1936 acreage of perennial legumes, as shown in item 31 of section V of the Report of Performance, WR-10.

Column 23. Green manure crops.—Enter in this column the total 1936 acreage of green manure crops, as shown in item 32 of section V of the Report of Performance, WR-10.

Column 29. Forest trees.—Enter in this column the 1936 acreage of forest trees, as shown in item 33 of section V of the Report of Performance, WR-10.

Column 30. Winter cover crops following vegetables.— Enter in this column the 1936 acreage of winter cover crops and green manure crops seeded following vegetable crops, as shown in item 37 of section V of the Report of Performance, WR-10.

Column 31. Controlled summer fallow.—Enter in this column the 1936 acreage of controlled summer fallowing, as shown in the appropriate item of section V of the Report of Performance, WR-10. In some States the various types of controlled summer fallow practice will need to be added together in order to secure the appropriate item for this column.

Column 32. Total soil-conserving crops in 1936.—Enter in this column the total soil-conserving acreage used in determining the soil-building allowance for the farm, as shown in the appropriate item of section V of the Report of Performance, WR-10. The number of this item will vary among the different States—for Nevada and Kansas the proper item is 45; for Arlzona, Montana, Idaho, and Wyoming it is item 44; for New Mexico it is item 50; for North Dakota it is item 42; and for Utah, California, Colorado, Oregon, and Washington it is item 46.

Column 33. Neutral crops and uses in 1936.—Enter in this column the total 1936 acreage devoted to neutral uses, as shown in section VI of the Report of Performance, WR-10.

Column 34. Deductions for duplicated acreage.—Wherever acreage has been duplicated in columns 4 to 33, inclusive, the amount of this duplication should be shown in column 34 and subtracted from the total in order to arrive at the correct acreage of crop land on the farm in 1936. Instances of such duplication will be winter cover crops following vegetables, which acreage will be found in column 30 and also in column 14. Another instance will be trashy fallow in Oregon, Washington, and Idaho, which acreage will be duplicated in column 31 and in column 13.

Column 35. Total crop land in 1936.—Enter in this column the total of columns 21, 32, and 33, Iess the item in column 34.

Column 36. Total crop land in 1935.—Enter in this column the total crop land on the farm in 1935, as shown in column 6 of the county listing sheat.

Section 50. Report of Tabulation From WR-10 to Director of Western Division.—After the majority of the reports of performance have been received for a county, the column totals of the summary sheet will be submitted to the Director of the Western Division.

Section 51. Tabulation from Applications for Payment.—A tabulation from applications for payment from each county shall be made and submitted to the Director of the Western Division as soon as the majority of applications from the county are available for tabulation. Such tabulation will be made in accordance with instructions which will be issued by the Director of the Western Division.

Part VI. Instructions for Executing Report of Nonpayment Farms, Form WR-13

Section 52. General Instructions.—1. Form WR-13 must accompany form WR-11, Application for Payment—Single Farm, where the word "do" in item 6 on page 1 of form WR-11 has not been deleted.

2. Form WR-13 must accompany form WR-12, Application for Payment—Multiple Farms, where the word "do" in item 6 on page 1 of form WR-12 has not been deleted.

Section 53. Execution of Form WR-13.—1. "State and county code and application serial number."—The State and county code and application serial number must be entered in the space provided in the upper right-hand corner of form WR-13.

(a) The State and county codes entered on form WR-13 must agree with the State and county codes entered on form WR-11 or WR-12, as the case may be.

(b) The application serial number entered on form WR-13 must agree with the serial number on the form WR-11 or WR-12 submitted by the applicant.

- 2. The name of the State and county in which form WR-13 will be filed should be entered in the spaces provided immediately above the certification by the applicant on page 1 of form WR-13.
- 3. The signature of applicant must appear in the space provided on page 1 of form WR-13, and must agree with the signature of the applicant on form WR-11 or form WR-12, as the case may be.
- 4. Column captioned-"Serial Number of Work Sheet."-In this column the serial numbers of the work sheets executed with respect to the farms reported herein must be

(a) The committee shall determine that none of the work sheet serial numbers entered herein have also been reported in section 1 on page 1 of form WR-12, or

- (b) The committee shall determine that the work sheet number entered on page 1 of form WR-11 immediately below "Representations and Application for Payment" has not also been reported on form WR-13.
- 5. Column captioned-"Name of 1936 Operator."-The name of the 1936 operator on each farm reported herein should be entered in this column.
- 6. Column captioned—"Division of Principal Soil-Depleting Crop,"-The applicant's share of the principal soil-depleting crop must be entered for each farm upon which the total 1936 acreage of soil-depleting crops exceeds the total soildepleting base on such farm.
- 7. Column captioned—"Total Soil-Depleting Base."—The total soil-depleting base on each farm reported herein must be entered in this column and must agree with the total soildepleting base approved for each such farm on the county listing sheet or on a form prepared for such purpose.
 - (a) The total of the soil-depleting bases on all farms reported herein must be entered on the last line in this column and must represent the sum of the entries in this
- 8. Column captioned-"Total 1936 Acreage of Soil-Depleting Crops."-The total 1936 acreage of all soil-depleting crops on each farm reported herein must be entered in this ,A - -
 - (a) The total 1936 acreage of soil-depleting crops on all farms reported herein must be entered on the last line of this column and must represent the sum of the entries in this column.
- 9. Column captioned—"Index."—The productivity index for each farm reported herein upon which the total 1936 acreage of soil-depleting crops exceeds the total soildepleting base for such farm must be entered in this column and must agree with the productivity index approved for each such farm on the county listing sheet or on a form prepared for such purposes.

10. "Computation of Deduction for Excess."-The committee shall make no entries in this table.

11. A member of the county committee must approve form WR-13 on behalf of the committee in the space provided beneath "Certificate of Committee."

In testimony whereof, H. A. WALLACE, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the city of Washington, District of Columbia, this 28th day of December, 1936. The state of the s

[SEAL]

H. A., WADLACE,
Secretary of Agriculture.

[F. R. Doc. 3984—Filed, December 29, 1936; 11:02 a. m.] 10

THE HELDEN IN GOTTE A

Bureau of Animal Industry.

[Amendment 9 to B. A. I. Order 350]

REGULATIONS GOVERNING THE RECOGNITION OF BREEDS AND PUREBRED ANIMALS

AMENDING REGULATION 2. SECTION 3, PARAGRAPH 1, RECOGNIZING BREEDS AND BOOKS OF RECORD ACROSS THE SEAS

[Effective on and after December 30, 1936]

Regulation 2, section 3, paragraph 1, of the regulations governing the recognition of breeds and purebred animals, effective under date of July 1, 1935, and identified as B. A. I. Order 350, is hereby amended so as to include and recognize for the purposes enumerated thereunder the following breed and book of record:

Horses

Name of breed	Book of record	By whom published
East Prussian	Ostpreussisches Stutbuch für Warmblut Trakohner Abstammung. ¹	Ostpreussische Stutbuchgesell- schaft, Dr. Schilke, secretary, Königsberg (Pr.), Wallring 39, Germany.

¹ Provided that no horse or horses registered in the above-mentioned book shall be certified as purebred unless a certificate giving three generations of complete and recorded purebred ancestry, issued by the above-named society, is submitted for each horse.

Done at Washington this 30th day of December 1936. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

R. G. TUGWELL. Acting Secretary of Agriculture.

[F.R. Doc. 4000-Filed, December 30, 1936; 12:19 p.m.]

INTERSTATE COMMERCE COMMISSION.

ORDER

At a Session of the Interstate Commerce Commission, Division 4, held at its office in Washington, D. C., on the 24th day of December A. D. 1936.

In the Matter of a Uniform System of Accounts to be Kept BY STEAM ROADS

In the matter of the order of September 16, 1935, effective January 1, 1936, prescribing the text of road-and-equipment account 11, "Ballast", and operating-expense account 218. "Ballast", for steam roads, and the order of December 20, 1935, changing the effective date to January 1, 1937:

It is ordered, That until further order of the Commission the effective date is indefinitely postponed.

By the Commission, division 4.

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GEORGE B. McGINTY, Secretary.

[F. R. Doc. 4009-Filed, December 30, 1936; 12:37 p. m.]

ORDER

At a Session of the Interstate Commerce Commission. Division 5. held at its office in Washington, D. C., on the 17th day of December A. D. 1936.

INO. MC 509561

APPLICATION OF CHARLES W. COOMES FOR AUTHORITY TO OPERATE AS A CONTRACT CARRIER

In the Matter of the Application of Charles W. Coomes. of 1147 Monroe Circle, Baltimore, Md., for a Permit (Form BMC 10, New Operation), Authorizing Operation as a Contract Carrier by Motor Vehicle in the Transportation of Commodities Generally, Principally Cardboard Boxes. in Interstate Commerce, From and Between Points Located in the States of Maryland, New York, New Jersey, PennsylColumbia, Over Irregular Routes

A more detailed statement of route or routes (or territory) is contained in said application, copies of which are on file and may be inspected at the office of the Interstate Commerce Commission, Washington, D. C., or offices of the boards, commissions, or officials of the States involved in this application.

It appearing, That the above-entitled matter is one which the Commission is authorized by the Motor Carrier Act, 1935, to refer to an Examiner:

It is ordered, That the above-entitled matter be, and it is hereby, referred to Examiner L. H. McDaniel for hearing on the 16th day of January A. D. 1937, at 10 o'clock a. m. (standard time), at the rooms of the Maryland Public Service Commission, Baltimore, Md., and for recommendation of an appropriate order thereon accompanied by the reasons therefor:

It is further ordered, That notice of this proceeding be duly given;

And it is further ordered, That any party desiring to be notified of any change in the time or place of the said hearing (at his own expense if telegraphic notice becomes necessary) shall advise the Bureau of Motor Carriers of the Commission, Washington, D. C., to that effect by notice which must reach the said Bureau within 10 days from the date of service hereof and that the date of mailing of this notice shall be considered as the time when said notice is served.

By the Commission, division 5.

[SEAL]

GEORGE B. McGINTY, Secretary.

[F. R. Doc. 4008—Filed, December 30, 1936; 12:37 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

SECURITIES ACT OF 1933

RULE ADOPTING FORM A-0-1

The Securities and Exchange Commission, acting pursuant to authority conferred upon it by the Securities Act of 1933, as amended, and finding:

(1) That any information or documents specified in Schedule A of the Act which Form A-O-1 for Securities of Issuers Organized Within Two Years to Engage in the Exploitation of Mineral Deposits (other than Oil or Gas), and the Instruction Book for such form, do not require to be set forth are inapplicable to the class of securities to which such form is appropriate, and disclosure fully adequate for the protection of investors is otherwise required to be included in the registration statement, and that such information and documents as Form A-O-1 and the Instruction Book for such form require to be set forth, but which are not specified in said Schedule A, are necessary and appropriate in the public interest and for the protection of investors; and

(2) That the information which the rules contained in the Instruction Book for Form A-O-1 require to be contained in prospectuses for the class of securities and issuers to which such form is appropriate is necessary and appropriate in the public interest and for the protection of investors, and that the statements made in registration statements which are permitted to be omitted from prospectuses for such class of securities and issuers are not necessary or appropriate in the public interest or for the protection of investors; and that the form and contents which such rules prescribe for prospectuses of the class specified are appropriate to the nature and circumstances of their use and are consistent with the public interest and the protection of investors.

hereby adopts Form A-O-1 and the Instruction Book for such form, to be used for registration under the Securities Act of

¹ Filed with Division of the Federal Register; copies are available upon application to Securities and Exchange Commission.

vania, Delaware, Virginia, North Carolina, and District of | 1933 of securities of the class and issued by the class of issuers specified in the rule for the use of said Form A-O-1.

The foregoing action shall be effective immediately upon publication, provided that any registration statement filed with the Commission on or before March 1, 1937, may be filed on such form as would have been the form appropriate for use prior to the adoption of Form A-O-1.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F.R. Doc. 4004—Filed, December 30, 1936; 12:29 p.m.]

SECURITIES EXCHANGE ACT OF 1934

AMENDMENT TO RULE AN21

The Securities and Exchange Commission, deeming it necessary and appropriate in the public interest and for the protection of investors so to do, pursuant to authority conferred upon it by the Securities Exchange Act of 1934, as amended, and particularly Sections 3 (a) (12), 10 (b) and 23 (a) thereof, hereby amends paragraph (a) of Rule AN21 by deleting the words "two hundred and twenty-fifth" and inserting in lieu thereof the words "three hundred and fifteenth", so that, as amended, said pargraph (a) shall read as follows:

(a) Evidences of indebtedness (i) which have been issued by any foreign state that is precently governed by an interim government which is holding office temporarily and which is to continue to hold such office only until the assumption thereof by a regular government which has been elected and (ii) as to which temporary exemption from the operation of Section 12 (a) shall expire pursuant to the terms of Rule ANT on May 15, 1936, and as to which registration chall not be effective on that date, shall be exempt from the operation of cald Section 12 (a) to and including the three hundred and fifteenth day following the assumption of office by such elected regular government.

This amendment shall be effective immediately upon publication.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F.R. Doc. 4001-Filed, December 30, 1936; 12:26 p.m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 29th day of December A. D. 1936.

[File No. 30-3]

In the Matter of Indiana Southwestern Gas & Utilities CORPORATION

ORDER PURSUANT TO SECTION 5 (D) PUBLIC UTILITY ACT OF 1935

Indiana Southwestern Gas & Utilities Corporation, a registered holding company, having filed an application, pursuant to Section 5 (d) of the Public Utility Holding Company Act of 1935, for an order declaring that it has ceased to be a holding company; such application having been amended; a hearing on such application having been held after appropriate notice; the record in this matter having been examined; and the Commission having filed its findings herein;

It is ordered, effective as of the 29th day of December 1936, that Indiana Southwestern Gas & Utilities Corporation has ceased to be and, at this time, is not a holding company.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 4005—Filed, December 30, 1936; 12:29 p.m.]

10 United States of America—Before the Securities 886. 1 C-2 to T and Exchange Commission of the cast and

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 29th day of December 1936.

In the Matter of General Paint Corporation Class A Stock, No PAR VALUE

ORDER GRANTING APPLICATION FOR WITHDRAWAL FROM LISTING AND REGISTRATION

The General Paint Corporation, pursuant to Rule JD2 under the Securities Exchange Act of 1934, as amended, having made application to withdraw from listing and registration on the San Francisco Stock Exchange and Los Angeles Stock Exchange its Class A Stock, No Par Value; and

The Commission having considered the application and information pertinent thereto, and having due regard for the public interest and the protection of investors;

It is ordered, that said application be and hereby is granted, effective at the close of the trading session on January 8, 1937. ...
By the Commission.

By the Commission,

[SEAL]

Francis P. Brassor, Secretary.

[F.R. Doc. 4003—Filed, December 30, 1936; 12:26 p.m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 28th day of December 1936: 11

[File No. 1-218]

IN THE MATTER OF TRUSCON STEEL COMPANY COMMON STOCK, \$10 PAR-VALUE; PREFERRED STOCK, \$100 PAR VALUE

ORDER GRANTING APPLICATION FOR STRIKING FROM LISTING AND REGISTRATION

The Cleveland Stock Exchange, pursuant to Rule JD2 under the Securities Exchange Act of 1934, as amended, having made application to strike from listing and registration on said Exchange the Common Stock, \$10 Par Value, and the Preferred Stock, \$100 Par Value, of Truscon Steel Company;

The Commission having considered the application and information pertinent thereto, and having due regard for the public interest and the protection of investors;

It is ordered, that said application be and hereby is granted, effective at the close of the trading session on January 8, 1937.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 4002—Filed, December 30, 1936; 12:26 p. m.]

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 29th day of December A. D. 1936.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE OHIO-DAHL FARM, FILED ON DECEMBER 23, 1936, BY ROYALTY INVESTMENTS CORPORATION, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the | rather than on the tract involved, as required.

respondent named therein is incomplete or inaccurate in the following material respects, to wit:

- (1) In that Item 3, Division III, does not fully explain how each factor used was determined for the particular
- tract,
 (2) In that the reasons for the use of each particular factor in combination with each of the other factors are not in the combination with each of the other factors are not in the combination in

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 28th day of January 1937, that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered that Richard Townsend, an officer of the Commission, be and hereby is designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered that the taking of testimony in this proceeding commence on the 12th day of January 1937 at 10:30 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

Francis P. Brasson, Secretary.

[F.R. Doc. 4007—Filed, December 30, 1936; 12:30 p. m.] . .

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 29th day of December A. D. 1936.

In the Matter of an Offering Sheet of an Overriding Roy-ALTY INTEREST IN THE THOMASSON-DURHAM ET AL. FARM, FILED ON DECEMBER 23, 1936, BY E. M. THOMASSON PRO-DUCING CO., RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

- (1) In that the phrase "or disapproved" is omited from par. 2, Division I.
- (2) In that the date appearing in Division I is miscalcu-
- (3) In that Item 5 (a), Division II, is not given except by reference to one exhibit. It appears consequently to be incomplete.
- (4) In that the statement in the last paragraph, Item 5, Division II, appears in conflict with Rule 312 of Regulation B. General Rules and Regulations under the Securities Act of 1933, as amended.
- (5) In that Item 7, Division II, refers to wells around

- (6) In that Item 8, Division II, is not fully answered as | order to establish uniform procedure under Title VI of said required (see Exhibit A); no information is given about abandoned wells, one on and one offsetting tract, and one producing offsetting well.
- (7) In that the name of oil pipeline is omitted in Item 10 (b), Division II.
- (8) In that Item 19, Division II, gives no references for or financial responsibility of respondent herein.
- (9) In that Exhibit A does not comply with the regulations in that the scale is omitted and the total depths of wells shown thereon are omitted.

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 28th day of January 1937 that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered that Richard Townsend, an officer of the Commission, be and hereby is designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law: and

It is further ordered that the taking of testimony in this proceeding commence on the 12th day of January 1937 at 10:00 c'clock in the forenoon at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

Francis P. Brasson, Secretary.

[F.R. Doc: 4006-Filed, December 30, 1936; 12:29 p.m.]

UNITED STATES MARITIME COMMISSION.

[General Order No. 5]

REGULATIONS FOR FILING APPLICATIONS UNDER TITLE VI, MERCHANT MARINE ACT, 1936, FOR OPERATING-DIFFERENTIAL

The United States Maritime Commission, acting pursuant to the authority conferred upon it by the Merchant Marine Act of 1936, particularly Title VI thereof, and finding that Regulations for filing applications for operating-differential subsidies are necessary and appropriate to carry out the provisions of said Act, hereby adopts the Regulations for filing applications under Title VI of the Act, which have been promulgated this day.

By order of the United States Maritime Commission. [SEAL] TELFAIR KNIGHT, Secretary. DECEMBER 29, 1936.

[MC Reg. No. 3] REGULATIONS

By virtue of the authority vested in the United States Maritime Commission by the act entitled, "An Act to further the development and maintenance of an adequate and wellbalanced American merchant marine, to promote the commerce of the United States, to aid in the national defense, to repeal certain former legislation, and for other purposes"

Act, particularly with reference to application for operatingdifferential subsidies thereunder, the following Regulations are hereby prescribed:

ARTICLE I. The Application.—(a) The Commission will consider the application of any citizen of the United States for financial aid in the operation of a vessel or vessels which are to be used in an essential service in the foreign commerce of the United States when such application is made in accordance with the requirements herein specified.

(b) Every application for an operating-differential subsidy shall be accompanied by statements disclosing the names of all persons having any pecuniary interest, direct or indirect, in such application, or in the ownership or use of the vessel or vessels, routes, or lines covered thereby, and the nature and extent of any such interest.

(c) Every application shall identify the applicant as a citizen of the United States. If the applicant is a corporation, partnership, or association, it shall aver that it is a citizen of the United States within the meaning of Section 2 of the Shipping Act, 1916, as amended (U.S. C., title 46, sec. 802).

(d) Every application shall further identify the applicant by stating (1) its name, (2) the address of its principal place of business, (3) the type of business unit in which it is organized, (4) the state of its origin, and (5) the nature of the business in which it is engaged.

(e) Every application shall be submitted over the signature of a responsible official of the applicant. Such official shall make oath that the representations of fact contained in the application were either prepared by him, or were prepared at his direction and under his supervision for the purpose of making the application, and that such representations are true according to the best of his knowledge, information and belief. Such official shall further state that the application is submitted in behalf of the applicant pursuant to the terms of the Merchant Marine Act of 1936; that he has read the Act and is familiar with its terms; and that the applicant is ready and willing to submit to the Commission such further information as may be required by it to the end that there may be a full disclosure of facts pertinent to the application.

(f) Any application may be supplemented by facts or data not specified by these regulations but deemed pertinent by the applicant; and any application may be supported by brief or argument: Provided, all such supplemental facts or data, or brief, shall be contained in an addendum or addenda, entirely separate and apart from the material required to be in the application.

ARTICLE II. Service, Route, or Line .- (a) The applicant shall describe the service, route, or line wherein it is proposed to operate the vessel or vessels with sufficient particularity to enable the Commission to understand the proposal fully. Such description shall include (1) ports proposed to be served, domestic and foreign, (2) the kinds of service and frequency of sailings proposed as to each port, and (3) the route or routes to be followed.

(b) All existing services upon the specified trade route shall be listed, and their respective owners identified as operating vessels (1) of United States registry, or (2) of foreign registry.

(c) Each existing service upon the specified trade route provided by vessels in operation under foreign flags shall be described in sufficient detail to permit a comparison thereof with the proposal of the applicant. There shall be included in such description the name of the owner or operator; the flag under which the vessel or vessels are being operated; the age, type, size, and speed of the vessels operated. The applicant shall state whether or not it considers any or all such foreign flag operation to be direct foreign flag competition, and why.

(d) If the applicant is now engaged in operation upon the service, route, or line, the effect upon such operation of any existing conference or pooling agreements shall be stated.

ARTICLE III. Vessels.—(a) The applicant shall state (Act of June 29, 1936, Public, No. 835, 74th Cong.), and in | whether it owns, or proposes to build or purchase, the vessel or vessels which it proposes to operate in the service, route, or line described. If it does not own the necessary vessel or vessels, its plans to build or purchase shall be described.

(b) The vessel or vessels which it is proposed to operate shall be listed and described. As to each vessel the applicant shall show: (1) its present ownership; (2) when and where it was built; (3) when it was documented under the laws of the United States; (4) its general particulars, such as age, type, size, and speed, having specific reference to the kind of material used in its construction, the method of propulsion, whether steam or motor, and the method of fire-proofing; and (5) list of items, if any, in the nature of national defense features whereby the vessel would be suitable for conversion into a naval or military auxiliary.

ARTICLE IV. Operating Costs.—(a) The applicant shall submit a statement of the cost of insurance, maintenance, repairs not compensated by insurance, wages and subsistence of officers and crews, and any other items of expense in which the applicant believes itself to be at a substantial disadvantage in competition with vessels operated under the registry of a foreign country whose vessels are substantial competitors of the vessels operated or proposed to be operated under United States registry.

(b) If the service, route, or line for which the application is made is now in operation, the cost of such items shall be cited from immediate experience. If no such service, route, or line is now in existence, the fair and reasonable cost shall be estimated, and the basis upon which such estimate is made shall be shown.

(c) Where such cost data is available from actual experience, the statement shall include: a statement of operating results showing a detail of revenue, expense, and profit and loss for each voyage completed within the twelve months prior to the date of application; a breakdown, within such statement of operating results, of wages, subsistence, insurance, maintenance, and repairs not compensated by insurance; a breakdown, within the statement of wages, showing separately the wages paid in the deck department, the engine department, and the steward department; a breakdown, within the statement of subsistence, showing separately the subsistence cost of officers, crew, passengers, and others.

All other items of revenue and expense shall be submitted in such detail as is customary in the applicant's analysis of voyage results.

The statement shall show manning and wage scales which are standard for the applicant's vessels.

Expenditures for maintenance, and for repairs not compensated by insurance, shall cover the period of four years prior to the date of the application. The place where repairs were made shall be shown in each instance.

If indirect expenses, such as overhead, are apportioned to the voyages, the method of apportionment shall be shown. If overhead is not apportioned to voyages a statement of overhead and other indirect expenses, for the period in which the subject voyages were completed, shall be submitted.

(d) The applicant shall submit a statement of the foreign cost of insurance, maintenance, repairs not compensated by insurance, wages, and subsistence of officers and crews, and any other items of expense in which the applicant has, in accordance with subsection (a) hereinabove, alleged itself to be at a substantial disadvantage as in such subsection defined, and such cost items shall be computed for the vessel or vessels proposed to be operated under United States registry as if such vessel or vessels were operated under the registry of the foreign country or countries whose vessels are competitive as defined in subsection (a).

The applicant shall base such statement upon such information as is available to it, and shall explain, separately, the basis of the information.

Insofar as the applicant may find it feasible to do so, the information required in the first paragraph of this subsection shall be arranged in the form and detail described in subsection (c) hereinabove.

(e) The applicant shall submit its estimate of the amount of annual subsidy necessary to permit operation of the proposed service, route, or line, based on the data submitted under the preceding subsections of this Article, and within the limitations of the Act.

ARTICLE V. Financial Statements.—(a) Every application shall include the financial statements described in this Article.

(b) There shall be included the latest balance sheet of the applicant. Such balance sheet shall conform in content and style with the form specified in the Annual Report and General Financial Statement for the Calendar Year 1935 prepared for the United States Department of Commerce and published by the United States Shipping Board Bureau (Cf.: Balance Sheet, Exhibit A, pp. 12-13).

(c) There shall be included an outline of the capital structure proposed to be used in the venture by the applicant in the operation of the vessels, services, routes, or lines for which an operating-differential subsidy contract is sought. This statement of proposed capital investment may be divorced entirely from the applicant's balance sheet, but it should show the proposed allocation of capital investment to the vessels, services, routes, or lines, or other units of the proposed venture, and the method of arriving at such allocations should be explained.

The applicant shall explain the sources from which it is proposed to obtain capital, and shall show the extent to which such capital is to be borrowed or contributed.

ARTICLE VI. Form and Filing.—(a) Applications may be typewritten or printed. Paper, binders, or covers larger than $8\frac{1}{2} \times 11$ inches shall not be used, except that schedules folded so as not to exceed that size may be included.

(b) Ten copies, including the original, shall be filed. By order of the United States Maritime Commission. [SEAL] TELFAIR KNIGHT. Secretary.

Adopted, December 29, 1936.

[F. R. Doc. 3996—Filed, December 29, 1936; 3:32 p. m.]